$Ca\$as\&: \textbf{G494} \lor e0 \textbf{25253636} \textbf{IJC\$} o \textbf{Curvoente43} \ 44 \ Fifeite \textbf{0.999/10/26035} \quad Pa \textbf{252636} \textbf{1JC\$} o \textbf{252636} \textbf{252636$

1 2 3 4	BETH W. MORA, ESQ. BAR NO: 208859 LAW OFFICES OF LUCIUS A. COOPER A Professional Corporation 18 Crow Canyon Court, Suite 145 San Ramon, California 94583 Telephone: (925) 820-8949 Facsimile: (925) 820-0278
5	Attorneys for Plaintiff YVONNE COX
6	
7	H. ANN LIROFF, ESQ., BAR NO.: 113180 PETER W. DANIEL, ESQ., BAR NO.: 179107 HANNIG LAW FIRM 2991 El Camino Real
9	Redwood City, California 94061 Telephone: (650) 482-3040 Facsimile: (650) 482-2820
10 11	Attorneys for Defendant CALIFORNIA SECURITY ALARMS, INC.
12	UNITED STATES DISTRICT COURT
13	NORTHERN DISTRICT OF CALIFORNIA
14	, No. 304 02720 St
15	YVONNE COX,) NO. C04-02530 SI
16	Plaintiff, STIPULATION TO CONTINUE SCHEDULING ORDER AS TO EXPER
	vs. DISCOVERY AND [PROPOSED] ORDER
17	CALIFORNIA SECURITY ALARMS, INC.,
18 19	Defendants.))
20	The parties to the above-entitled action jointly submit this Stipulation to Continue the Schedulin
21	order as to discovery in this matter.
22	WHEREAS the parties had a discovery dispute concerning an examination of Plaintiff, IME, whic
23	was resolved via a Court Order on August 29, 2005;
24	WHEREAS the parties are attempting to schedule Plaintiff's IME, taking into consideration the lengt
25	of the requested IME to be conducted over three days and Plaintiff's surgery in September 2005;
26	WHEREAS the parties believe that it is in the best interest of all involved for designation of expert
27	to occur after an IME report has been issued;
28	
	STIPULATION TO CONTINUE SCHEDULING ORDER AS TO EXPERT DISCOVERY DEADLINE CASE NO. C04-02530 SI

Casasa: 0494ve0252536361JC \$0 obumberte463 44 Fifeteb 0 9/9/10/260355 Parage 20f 20f 2 WHEREAS designation of expert(s) is currently scheduled to occur on Friday, September 16, 2005, rebuttal expert(s) designation to occur on Friday, September 30, 2005, with a close of expert discovery on October 28, 2005; WHEREAS the parties wish to extend the expert discovery as follows: Designation of Expert(s) on Friday, October 30, 2005; Rebuttal Expert(s) Designation on Friday, November 11, 2005; and, Close of Expert Discovery on Friday, December 16, 2005. THEREFORE the parties jointly request to extend the expert discovery cut off date as detailed immediately hereinabove. SIGNATURE OF COUNSEL DATED: September 2, 2005 By: BETH W. MORA, ESQ. LAW OFFICES OF LUCIUS A. COOPER Attorneys for Plaintiff YVONNE COX DATED: September 6, 2005 By: H. ANN LIROFF, ESQ. HANNIG LAW FIRM Attorneys for Defendant CALIFORNIA SECURITY ALARMS, INC. [PROPOSED] ORDER The expert discovery scheduling order shall be modified to reflect the following: Designation of Expert(s) on Friday, October 30, 2005; Rebuttal Expert(s) Designation on Friday, November 11, 2005; and, Close of Expert Discovery on Friday, December 16, 2005. IT IS SO ORDERED. DATED: By:

DISTRIC

STIPULATION TO CONTINUE SCHEDULING ORDER AS TO EXPERT DISCOVERY DEADLINE

CASE NO. C04-02530 SI

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28